

Application No.: 10/799056
Docket No.: AD6995USNA

Page 6

REMARKS

Applicants respectfully request entry of the following amendments in order to correct the subject patent application.

This Supplemental Amendment is filed independently of the Response filed herewith and is not intended to change any portion of the claims with respect to the arguments presented concerning patentability. Further, should the Patent Office insist on reading the two documents are being connected, then applicants submit that these amendments are presented in an appropriate fashion at this stage of prosecution since they place the application in better condition for allowance or appeal.

The paragraph bridging pages 6 and 7 is amended to correct an obvious typographical error with the respect to "tri-ethylene glycol di-2-ethylhexanoate (3GO)."

Table 2 is amended to insert the proper labels for the data. Applicants submit that the error and appropriate correction would readily have been recognized by the person of ordinary skill in the art given the use of the appropriate levels and the relationship between the data in Tables 1 and 2. Below is a comparison:

Table 2 Original	Table 2 Revised	Table 1 - Corresponding Portions
NI @ -30°C (kJ/m ²)	UNI @ 23°C (kJ/m ²)	UNI @ 23°C (kJ/m ²)
NI @ -30°C (J/m)	UNI @ 23°C (J/m)	UNI @ 23°C (J/m)
UNI @ 23°C (kJ/m ²)	TS EL-B (%)	TS EL-B (%)
UNI @ 23°C (J/m)	TS-B (Mpa)	TS-B (Mpa)
TS EL-B (%)	TS-B (psi)	TS-B (psi)
TS-B (Mpa)	TS-Y (Mpa)	TS-Y (Mpa)
TS-B (psi)	TS-Y (psi)	TS-Y (psi)
TS-Y (Mpa)	Flex Mod (Gpa)	Flex Mod (Gpa)
TS-Y (psi)	Flex Mod (psi)	Flex Mod (psi)
Flex Mod (Gpa)	Torque (%)	Torque (%)

Claim 1 is amended to delete "complimentally." Use of this term seems to be in error. First, it is assumed that the term was used to mean that two numbers are "complements" to each other. However, given the difference in the percentages of the three ingredients: (a) 5 to about 30 weight, (b) 95 to 25 weight percent, and (c) 10 to about 45 weight percent, this seems inappropriate. In addition, due to the recitation of an optional coupling agent in claim 1, and since the specification and claims do not seem to intend that other additives not be present.

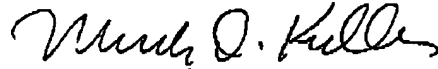
Application No.: 10/799056
Docket No.: AD6995USNA

Page 7

Claim 6 is amended to provide proper antecedent basis for the first reference to the coupling agent, since the coupling agent is referred to as an optional ingredient in claim 1.

Entry and consideration are respectfully requested.

Respectfully submitted,



Mark D. Kuller
ATTORNEY FOR APPLICANTS
Registration No.: 31,925
Telephone: (302) 892-1354
Facsimile: (302) 992-3257

Dated: February 22, 2006